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David B. Woycechowsky, Esq. Luce, Forward, Hamilton & Scripps LLP Suite 2600 600 West Broadway San Diego, CA 92101			EXAMINER	
			VARNER, STEVE M	
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Please find below and/or attached an Office communication concerning this application or proceeding.

## Office Action Summary Examin Steve M Varier St	NE. W	Application No.	Applicant(s)			
Steve M Varner Steve M Varner 3635		10/092,774	SPRAGUE, GARY			
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address − Period for Repty A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extendence of time my be seriable under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (9) MONTH Short the mailing date of this communication. - If the period for reply specified dove is less than thirty (3) days, are labored to reply the period or reply specified over its specific provision of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (9) MONTH Short the mailing date of this communication. - Failure to reply within the set or extended period for reply will the application to become ABANDONED (38 U S. C. § 133). - Any reply received by the Office is bert than three months after the mailing date of this communication, even if timely filed, may reduce any carried patent term adjustment. See 37 CFR 1.704(b). Status 1)	Office Action Summary	Examin r	Art Unit			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time rany be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after \$1.60 (s) (MONTHS from the mailing date of this communication. If NO gene of the reply his specified above, the maximum statutory period will apply and will expire \$1.60 (s) MONTHS from the mailing date of this communication. Failure to ply whith the set or obserded period for reply will, by altacute, cause the application to become ABANDONED (38 U.S. C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any ceremed patent them adjustment. See 37 CFR 1.74(b). Status 1) Responsive to communication(s) filed on 03 January 2003. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under £x parte Quay/e, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-8,11-18 and 21-23 is/are pending in the application. 4a) Of the above claim(s) is/are allowed. 5) Claim(s) 3-8,11-18 and 21-23 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) 3-8,11-18 and 21-23 is/are rejected. 7) Claim(s) are subjected to by the Examiner. 10) The specification is objected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. Application Papers 11) The proposed drawing correction filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The oath or declaration is						
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14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).	application from the International Bureau (PCT Rule 17.2(a)).					
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)						

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-7, 18, 21, 23, are rejected under 35 U.S.C. 102(b) as being anticipated by Lu.

Refer to Fig. 4.

Regarding claim 1, Lu teaches a housing (10) with at least one mating surface (131).

Lu teaches a pair of mating clamp members (71, 72) shaped and structured to clamp onto the panel (1) such that the pair of clamp members (71, 72) respectively constrain opposing major surfaces of the panel (1), with at least one clamp member (71) of the pair of clamp members (71, 72) having a mating surface (A) located to be in contact with the at least one mating surface (B) of the housing (10). (Fig. 4)

Lu teaches actuation hardware (714, 715).

Lu shows the mating surface (B) of the housing (10) and the mating surface (A) of the clamp member (71, 72) is inclined relative to the driven direction. (Fig. 7, 4)

Regarding claim 2, Lu shows an accessory channel space (12). (Fig. 4)

Regarding claim 3, Lu shows the housing is unitary. (Fig. 4)

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Regarding claim 4, Lu teaches the actuation hardware is a screw (714) and a nut (715). (Fig. 4)

Regarding claim 5, Lu teaches a first inclined surface (B) oriented to be generally inclined with respect to the first plane (outer surface of left side of 10) and a second inclined surface (C) oriented to be generally inclined with respect to the first plane (outer surface of right side of 10). Lu shows a first clamp member (71) with an inclined surface (A) located adjacent to the first inclined surface (B) of the housing (10) and oriented to be approximately parallel to the first inclined surface (B) of the housing (10) and a pane-clamping surface (inside surface of 71). Sprague claims a second clamp member (72) with an inclined surface (D) located adjacent to the second inclined surface (C) of the housing (10) and oriented to be approximately parallel to the second inclined surface (C) of the housing (10) and a pane-clamping surface (inside surface of 72). Lu teaches a screw (714) and a nut (715) threadably engaged with the screw (714). (Fig. 4, 7)

Regarding claim 6, Lu shows a first (G) and second (H) channel wall. (Fig. 4)

Regarding claim 7, Sprague shows the screw accessed through an accessory channel. (Fig. 4)

Regarding claim 8, Lu shows the hardware being located at least substantially in the accessory channel space. (Fig. 4)

Regarding claim 18, Lu shows the screw oriented substantially parallel to the first plane. (Fig. 4)

Regarding claim 21, Lu teaches a housing (10), at least one clamp member (71) shaped and structured to clamp onto the panel (1), at least one screw (9), and an

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elongated nut strip (20). Lu shows the nut strip (20) formed as a separate piece from the at least one clamp member (71) and threadably engaged with the at least one screw. (Fig. 4, 7)

Regarding claim 23, Lu teaches a housing (10) having a pair of mating surfaces (inside surfaces of the lower half of 10), a pair of mating clamp members (71, 72) with each clamp member of the pair of clamp members having a mating surface (outside surfaces of 71, 72) located to respectively be in contact with the pair of mating surfaces of the housing, and actuation hardware (714, 715). (Fig. 4, 7)

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-17, are rejected under 35 U.S.C. 103(a) as being unpatentable over Lu in view of Boeckx.

Regarding claim 11, Lu claims the basic claimed structure. Lu does not claim a first pad adjacent to the pane-clamping surface of the first clamp member and a second pad adjacent to the pane-clamping surface of the second clamping member. Boeckx shows a first pad (13) adjacent to the pane-clamping surface of the first clamp member and a second pad (14) adjacent to the pane-clamping surface of the second clamp member. (Fig. 1) It would have been obvious to one of ordinary skill in the art at the

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time the present invention was made to use a first and second pad as in Boeckx in the structure of Lu to grip the pane.

Regarding claim 12, Lu claims the basic claimed structure. Lu does not claim the first and second inclined surfaces of the housing between 25 degrees and 35 degrees from the first pane. It would be an obvious design choice to have the first and second inclined surfaces of the housing between 25 degrees and 35 degrees to create stops to the movement of the clamps, which immobilizes the pane in a parallel position (Col. 5, Line 35-45).

Regarding claim 13, Lu shows the basic claimed structure. Lu does not claim the first and second clamp to be within 2 degrees of the first and second inclined surfaces of the housing. It would be an obvious design choice for the inclined surfaces of the first and second clamp to be within 2 degrees of the first and second inclined surfaces of the housing. This would allow for the stops to mesh closely when the pane is immobilized.

Regarding claim 14, Lu teaches the basic claimed structure. Lu does not teach the inclination of the inclined surface of the first clamp member or second clamp member from the first plane approximately 1 degree greater than the inclination of the first or second inclined surface of the housing from the first plane. It would be an obvious design choice to have the inclination of the inclined surface of the first clamp member or second clamp member from the first plane approximately 1 degree greater than the inclination of the first or second inclined surface of the housing from the first plane. This would allow for the stops to mesh closely when the pane is immobilized.

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Regarding claim 15, Lu shows the basic claimed structure. Lu does not show the first and second inclined surfaces of the housing to have equal inclinations. It would be an obvious design choice for the first and second inclined surfaces of the housing to have equal inclinations. This would allow for the stops to mesh closely when the pane is immobilized.

Regarding claim 16, Lu shows the basic claimed structure. Lu does not claim the fastener out of metal. Boeckx discloses his fastener out of metal. (Abstract) Aluminum is an obvious design choice metal.

Regarding claim 17, Lu claims the basic claimed structure. Lu does not claim an anodized finish. An anodized finish is an obvious design choice for aluminum.

Claim Objections

Claim 22 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 22 is allowable for a portion of the nut strip located adjacent to the first clamp member, and a portion of the nut strip located adjacent to the second clamp member.

Response to Arguments

Applicant's arguments with respect to claims 1-7, 11-18, 21-23, have been considered but are most in view of the new ground(s) of rejection.

The terminal disclaimer filed on 1/3/03 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of has been reviewed and is accepted. The terminal disclaimer has been recorded.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Sprague shows a door rail system. Husting et al. shows an adjustable wall jamb. Horgan, Jr. teaches a door shoe assembly. Yates discloses glass door and window structures.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steve M Varner whose telephone number is 703 308-1894. The examiner can normally be reached on M-F 7:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl D Friedman can be reached on 703 308-08390839. The fax phone numbers for the organization where this application or proceeding is assigned are 703 305-7687 for regular communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-1113.

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January 17, 2003

Carl D. Friedman
Supervisory Patent Examiner

Group 3600

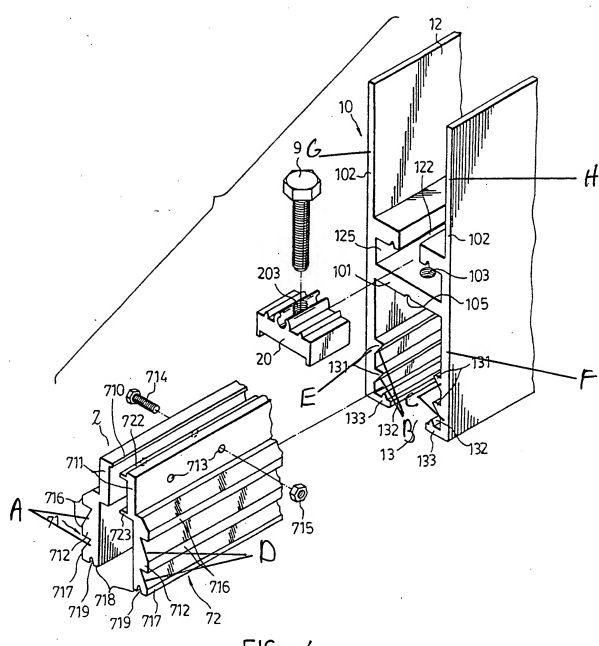


FIG. 4